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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/658,097	09/09/2003	Hayder Radha	PHA 23,537A	9964
24737 7	590 11/20/2006		EXAM	INER
PHILIPS INTELLECTUAL PROPERTY & STANDARDS			MONTOYA, OSCHTA I	
P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510			ART UNIT	PAPER NUMBER
			2635	
			DATE MAILED: 11/20/2006	6

Please find below and/or attached an Office communication concerning this application or proceeding.

		B				
	Application No.	Applicant(s)				
	10/658,097	RADHA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Oschta Montoya	2635				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	e correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING ID.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION  .136(a). In no event, however, may a reply be divill apply and will expire SIX (6) MONTHS for the cause the application to become ABANDO	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	<u></u> .					
2a) This action is <b>FINAL</b> . 2b) ☑ Thi						
3) Since this application is in condition for allowa	ance except for formal matters, p	prosecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.				
Disposition of Claims		•				
4)⊠ Claim(s) <u>22-35</u> is/are pending in the application	on.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>22-35</u> is/are rejected.						
7) Claim(s) is/are objected to.	(4)					
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9) The specification is objected to by the Examin	er.	•				
10) The drawing(s) filed on is/are: a) □ ac	•	e Examiner.				
Applicant may not request that any objection to the	e drawing(s) be held in abeyance. S	See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is	objected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the E	Examiner. Note the attached Office	ce Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119	(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
<ol> <li>Certified copies of the priority document</li> </ol>	nts have been received.					
<ol><li>Certified copies of the priority document</li></ol>						
3. Copies of the certified copies of the price	•	ived in this National Stage				
application from the International Burea						
* See the attached detailed Office action for a lis	or the certified copies not recei	VULE				
Attachment(s)		A CONTRACTOR OF THE PARTY OF TH				
1) Notice of References Cited (PTO-892)	4) Interview Summa					
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3) Information Disclosure Statement(s) (PTO/SB/08)</li> </ul>	Paper No(s)/Mail 5)	al Patent Application				
Paper No(s)/Mail Date <u>9/9/2003</u> .	6) Other:					

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#### **DETAILED ACTION**

# **Double Patenting**

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 22-35 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-14 of U.S. Patent No. 6,629,318. The claims in the application and the patent are substantially identical in structural and functional characteristics, as it can be seen in the following table.

Claims 1-21 (Cancelled)

Appl. Num. 10/658,097	Patent US 6,629,318
Claim 22.	Claim 1.
A receiver, comprising:	
	a decoder buffer for receiving from a
a decoder buffer for receiving and storing	streaming video transmitter data packets
encoded data packets in a plurality of access	comprising said streaming video and
units, each of said access units for holding	storing said data packets in a plurality of
at least one data packet associated with a	access units, each of said access units for

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selected frame; and a decoder,

wherein said decoder buffer comprises:

a re-transmission buffer region comprising at least one access unit for storing at least a first data packet that will be needed by said decoder next, wherein said decoder buffer, in response to a detection of a missing data packet in said retransmission region requests that said missing packet be retransmitted, and

a non-re-transmission buffer region comprising at least one access unit for storing at least a latest received data packet, the latest received data packet and the first data packet being different.

holding at least one data packet associated with a selected frame in said streaming video,

wherein said decoder buffer comprises:

and a re-transmission region comprising at least one access unit for storing data packets that are most immediately needed by said video decoder, wherein said decoder buffer, in response to a detection of a missing data packet in said retransmission region requests that said streaming video transmitter retransmit said missing packet.

a first buffer region comprising at least one access unit for storing data packets that are less immediately needed by said video decoder;

## Claim 23.

The receiver set forth in Claim 22 wherein at least one of the data packets are stored in the non-re-transmission buffer region for a period of time equal to a start-up delay time of the decoder buffer.

# Claim 2.

The decoder buffer set forth in claim 1 wherein at least one of said data packets are stored in said first buffer region for a period of time equal to a start-up delay time of said decoder buffer.

# Claim 24.

The receiver set forth in Claim 22 wherein the data packets are first stored in non-re-transmission buffer region and are shifted into the re-transmission buffer region.

# Claim 3.

The decoder buffer set forth in claim 1 wherein said data packets are first stored in said first buffer region and are shifted into said re-transmission region.

## Claim 25

The receiver set forth in Claim 22 wherein non-retransmission buffer region is separate from the re-transmission region buffer region.

## Claim 4.

The decoder buffer set forth in claim 1 wherein said first buffer region is separate from said re-transmission region.

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Claim 26	Claim 5.
The receiver set forth in Claim 22	The decoder buffer set forth in claim 1
wherein non-retransmission buffer region	wherein said first buffer region overlaps at least a portion of said re-transmission
overlaps at least a portion of the re-	region.
transmission buffer region.	
Claim 27 The receiver set forth in Claim 26 wherein the nonre-transmission buffer region overlaps all of the re-transmission buffer region.	Claim 6. The decoder buffer set forth in claim 5 wherein said first buffer region overlaps all of said re-transmission region.
Claim 28 The receiver set forth in Claim 22 wherein non-retransmission buffer region is separated from the re-transmission buffer region by a second buffer region in which a late data packet is late with respect to an expected time of arrival of said late data packet, but is not sufficiently late to require a re-transmission of said late data packet.	Claim 7. The decoder buffer set forth in claim 1 wherein said first buffer region is separated from said re-transmission region by a second buffer region in which a late data packet is late with respect to an expected time of arrival of said late data packet, but is not sufficiently late to require a re-transmission of said late data packet.
Claim 29	Claim 8.
A receiver for receiving encoded streaming data comprising:  a decoder for decoding the encoded streaming data;	A receiver for receiving encoded streaming data comprising: a device for at least one of: 1) displaying streaming video data associated with said encoded streaming data and 2) audibly playing streaming audio data associated with said encoded
a display device for displaying information decoded by said decoder; and	streaming data; a decoder for decoding said encoded streaming data; and
a decoder buffer for receiving data packets comprising the encoded streaming data and storing the data packets in a plurality of	a decoder buffer for receiving from a streaming data transmitter data packets comprising said encoded streaming data

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access units, each of said access units for holding at least one data packet associated with a selected portion of the encoded streaming data, wherein said decoder buffer comprises:

a re-transmission region comprising at least one access unit for storing at least a first data packet that will be accessed by said decoder next, wherein said decoder buffer, in response to a detection of a missing data packet in said re-transmission region requests retransmission the missing packet,

a non-re-transmission buffer region comprising at least one access unit for storing at least a latest received data packet. and storing said data packets in a plurality of access units, each of said access units for holding at least one data packet associated with a selected portion of said encoded streaming data, wherein said decoder buffer comprises:

a re-transmission region comprising at least one access unit for storing data packets that are most needed by said decoder, wherein said decoder buffer, in response to a detection of a missing data packet in said re-transmission region requests that said streaming video transmitter retransmit said missing packet

a first buffer region comprising at least one access unit for storing data packets that are less immediately needed by said decoder;

# Claim 30.

The receiver set forth in Claim 29 wherein at least one of said data packets are stored in the non-re-transmission buffer region for a period of time equal to a start-up delay time of said decoder buffer.

## Claim 9.

The receiver set forth in claim 8 wherein at least one of said data packets are stored in said first buffer region for a period of time equal to a start-up delay time of said decoder buffer.

#### Claim 31

The receiver set forth in Claim 29 wherein said data packets are first stored in non-re-transmission buffer region and are shifted into the re-transmission buffer region.

## Claim 10.

The receiver set forth in claim 8 wherein said data packets are first stored in said first buffer region and are shifted into said re transmission region.

## Claim 32

The receiver set forth in Claim 29 wherein the nonre-transmission buffer region is separate from the re-transmission buffer region.

## Claim 11.

The receiver set forth in claim 8 wherein said first buffer region is separate from said re-transmission region.

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Claim 33 The receiver set forth in Claim 29 wherein the nonre-transmission buffer region overlaps at least a portion of the re- transmission buffer region.	Claim 12. The receiver set forth in claim 8 wherein said first buffer region overlaps at least a portion of said re-transmission region.
Claim 34 The receiver set forth in Claim 33 wherein the nonre-transmission buffer region overlaps all of the re-transmission buffer region.	Claim 13. The receiver set forth in claim 12 wherein said first buffer region overlaps all of said re-transmission region.
Claim 35 The receiver set forth in Claim 29 wherein the nonre-transmission buffer region is separated from the re-transmission buffer region by a second buffer region in which a late data packet is late with respect to an expected time of arrival of said late data packet, but is not sufficiently late to require a re-transmission of said late data packet.	Claim 14. The receiver set forth in claim 8 wherein said first buffer region is separated from said retransmission region by a second buffer region in which a late data packet is late with respect to an expected time of arrival of said late data packet, but is not sufficiently late to require a re-transmission of said late data packet.

# Contact

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Oschta Montoya whose telephone number is (571) 270-1192. The examiner can normally be reached on Monday/Friday 7:30 to 5:00 off every other friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vu Le can be reached on (571) 272-7332. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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SUPERVISORY PATENT EXAMINER